



12X 10/3/90 126 #9

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of
PIERCE et al. 90 OCT 15 AM 10:01

GROUP 126

Kallos

Serial No. 07/403,280

Examiner: ~~IERVEY~~

Filed: September 6, 1989

Group Art Unit: 126

For: PROCESS FOR THE PREPARATION OF 1-ADAMANTANE DERIVATIVES

SUPPLEMENTAL AMENDMENT UNDER 37 CFR § 1.115

Honorable Commissioner of
Patents and Trademarks
Washington, D.C. 20231

Sir:

Kindly make of record the enclosed DECLARATION under 37 CFR § 1.132 of Joel LAGIERE which provides objective evidence of the nonobviousness of the claimed invention vis a vis the cited prior art under Graham v. John Deere Co., 383 U.S. 1, 17-18, 86 S.Ct. 684, 693-94, 15 L.Ed.2d 545, 556-57, 148 USPQ 459, 467 (1966).

In accordance with the present invention, and as substantiated by the DECLARATION, an improved yield is obtained or to achieve a comparable yield milder reaction conditions are required for the effective utilization of all the starting reactant.

Accordingly, while the present invention is submitted to be patentable vis a vis the prior art for the reasons set forth in the principal AMENDMENT already on file as of September 20, 1990,

U.S. Serial No. 07/403,280

Atty. Docket P-1600-21687

favorable consideration also of the enclosed DECLARATION is respectfully requested. This DECLARATION further supports the conclusion that under Graham the claimed invention as a whole is unobvious over the cited prior art.

Respectfully submitted,



Harold C. Wegner
Reg. No. 25,258

WEGNER, CANTOR, MUELLER & PLAYER
P.O. Box 18218
Washington, D.C. 20036-8218
(202) 887-0400

Atty. Docket: P-1600-21687
Date: October 4, 1990
HCW:tm/1.7